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Examiner's Amendment

An Examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant and amendment may be filed as provided by 37 C.F.R.

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the Issue Fee.

1. Authorization for this Examiner's Amendment was given in a telephone interview with Mr. Mark Bergner on December 6, 2006.

The application has been amended as follows:

In claim 10, the phrase "determining an availability of the called wireless communication terminal equipment by said appertaining base station" has been changed to

-- determining an availability of the called wireless communication terminal equipment using a paging procedure by said appertaining base station --.

In claim 15, the phrase "determining an availability of the called wireless communication terminal equipment being determined by said appertaining base station" has been changed to -- determining an availability of the called wireless communication terminal equipment being determined using a paging procedure by said appertaining base station --.

Please cancel claims 15 and 17.

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Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.